TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

NATURE OF CONVEYANCE:

NEW ASSIGNMENT

Termination and Release of Security Interest in Trademark Rights Previously Recorded at Reel/Frames (4410/0650) & (4788/0554)

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
JPMorgan Chase Bank, as Administrative Agent		110/12/2012	national banking association: UNITED STATES

RECEIVING PARTY DATA

Name:	First American Payment Systems, L.P.	
Street Address:	100 Throckmorton St.	
Internal Address:	Suite 1800	
City:	Fort Worth	
State/Country:	TEXAS	
Postal Code:	76102	
Entity Type:	LIMITED PARTNERSHIP: TEXAS	

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark	
Registration Number:	2734851	MERIMAC CAPITAL	
Registration Number:	2255517	SECUR-CHEX	
Registration Number:	3094805	FIRSTFUND	
Registration Number:	3203268	FIRSTVIEW	
Registration Number:	3407667	FIRSTADVANTAGE THE FIRST CHOICE FOR GIFT & LOYALTY	
Registration Number:	3256990	FIRSTADVANTAGE	
Serial Number:	85548769	MBEACON	
Serial Number:	85548776	MBEACON	
Serial Number:	85526262	XION	

CORRESPONDENCE DATA

Fax Number: 2124552502

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.

Phone: (212) 455-7803

Email: jmull@stblaw.com

Correspondent Name: Jodie Pimentel

Address Line 1: 425 Lexington Avenue

Address Line 4: New York, NEW YORK 10017

ATTORNEY DOCKET NUMBER:	019557/0131
NAME OF SUBMITTER:	J. Jason Mull
Signature:	/J. Jason Mull/
Date:	10/15/2012

Total Attachments: 4

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TERMINATION AND RELEASE OF SECURITY INTEREST IN TRADEMARK RIGHTS

TERMINATION AND RELEASE dated as of October 12, 2012, from JPMorgan Chase Bank, a national banking association, as Administrative Agent (the "Agent") for certain banks and other financial institutions (the "Lenders"), to First American Payment Systems, L.P., (the "Company"), a Texas limited partnership with its principal place of business located at 100 Throckmorton St., Suite 1800, Fort Worth, TX 76102.

WITNESSETH:

WHEREAS, pursuant to the Guarantee and Collateral Agreement, dated as of November 1, 2010, made by the Grantors (as defined therein) in favor of the Agent (the "Collateral Agreement"), a security interest (the "Security Interest") was granted by the Grantors to the Agent in certain collateral, including the Trademark Collateral (as hereinafter defined);

WHEREAS, pursuant to that certain Grant of Security Interest in Trademark Rights, dated as of November 1, 2010, among the Agent and the Company (the "Security Agreement"), the Company, by reference to the Collateral Agreement, reaffirmed its intent to grant a Security Interest to the Agent specifically in certain Trademark Collateral;

WHEREAS, the Security Agreement was recorded in the Trademark Division of the United States Patent and Trademark Office on November 5, 2010, at Reel 4410 and Frame 0650 and on May 25, 2012 at Reel 4788 and Frame 0544; and

WHEREAS, the Agent now desires to terminate and release the entirety of its Security Interest in the Trademark Collateral;

NOW, THEREFORE, for good and valuable consideration including the satisfaction of all obligations, indebtedness and liabilities secured by the Trademark Collateral pursuant to the Collateral Agreement, the receipt and adequacy of which are hereby acknowledged, and upon the terms set forth in this Termination and Release, the Agent hereby states as follows:

- 1. <u>Definitions</u>. The term "Trademark Collateral," as used herein, shall mean all of the Grantors' right, title and interest of every kind and nature as of the date hereof in the Trademarks (including, without limitation, those items listed on Schedule A hereto). The term "Trademarks" shall have the meaning provided by reference in the Collateral Agreement and the Security Agreement.
- 2. <u>Release of Security Interest</u>. The Agent hereby terminates, releases and discharges its Security Interest in the Trademark Collateral, and any right, title or interest of the Agent in such Trademark Collateral shall hereby cease and become void.

3. <u>Further Assurances</u>. The Agent hereby agrees to duly execute, acknowledge, procure and deliver any further documents and to do such other acts as may be reasonably necessary to effect the release of the Security Interest contemplated hereby.

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IN WITNESS WHEREOF, the undersigned has executed this Termination and Release by its duly authorized officer as of the date first above written.

JPMORGAN CHASE BANK

By: Name: Lindsey M

Title: Authorized Signer

Schedule A

U.S. Trademark Registrations

Trademark	Registration No./ Application No.	Reel/Frame to be Released/ Recordation Date
MERIMAC CAPITAL (standard characters)	2,734,851 78/147,018	(4410/0650) 11/5/2010
SECUR-CHEX (standard characters)	2,255,517 75/475,849	(4410/0650) 11/5/2010
FIRSTFUND (standard characters)	3,094,805 76/639,714	(4410/0650) 11/5/2010
FIRSTVIEW (standard characters)	3,203,268 76/639,591	(4410/0650) 11/5/2010
FIRSTADVANTAGE THE FIRST CHOICE FOR GIFT & LOYALTY (and design)	3,407,667 76/643,746	(4410/0650) 11/5/2010
FIRSTADVANTAGE (standard characters)	3,256,990 78/604,330	(4410/0650) 11/5/2010
MBEACON (standard characters)	N/A 85/548,769	(4788/0544) 5/25/2012
MBEACON (standard characters)	N/A 85/548,776	(4788/0544) 5/25/2012
XION (standard characters)	N/A 85/526,262	(4788/0544) 5/25/2012

RECORDED: 10/15/2012